# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

AARON DANIELS and ROBERT SZWAJA Individually, and on Behalf of All Others Similarly Situated,	) ) )
Plaintiffs,	) Case No. CV 08-4736
v.	) JUDGE WEXLER
PREMIUM CAPITAL FUNDING, LLC D/B/A TOP DOT MORTGAGE, DAVID BROWN, FRANK FIORE and DANIEL MANSI,	) MAGISTRATE JUDGE LINDSAY ) )
Defendants.	)

# **AMENDED JOINT PRE-TRIAL ORDER**

All parties have agreed to amend the Joint Pre-Trial Order as follows:

- i. The caption is above.
- ii. Trial Counsel:

## For Plaintiffs:

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Tel.: 212 354-6270 Fax: 212 898-9086

James B. Zouras Ryan F. Stephan (Admitted Pro Hac Vice) STEPHAN ZOURAS, LLP 205 North Michigan Avenue Suite 2560 Chicago, IL 60601 (312) 233-1550 (312) 233-1560 (Fax)

# For Defendant, Premium Capital Funding, LLC:

Michael Barone Law Offices of Michael G. Barone 6900 Jericho Turnpike Suite 115W Syosset, NY 11753 (516) 381-7745 (516) 570-3743 (fax)

#### Individual Defendants:

David Brown (*Pro Se*) 6900 Jericho Turnpike Suite 115W Syosset, NY 11753 (516) 802-7834

Frank Fiore (*Pro Se*) 6900 Jericho Turnpike Suite 115W Syosset, NY 11753 (516) 802-7834

Daniel Mansi (*Pro Se*) 17 Janet Lane East Hauppauge, NY 11788 (631) 297-8153

iii. Plaintiffs: This case is to be tried to a jury. Plaintiffs believe it will last 10 days. Plaintiffs request six jurors, with a non-unanimous vote (five of six).

Defendants: A non-jury trial is preferable, but has no objection to Plaintiffs' request for a jury trial, the number of jurors or the non-unanimous vote. The corporate defendant believes the trial will last 5 days.

iv. A list of fact and expert witnesses whose testimony is to be offered in its case in chief

#### For Plaintiffs:

- 1. Aaron Daniels
- 2. Robert Szwaja
- 3. Paul Bernstein

- 4. Carol Zeifman
- 5. James D. Ford III
- 6. Henry Rivera
- 7. Brian Corona
- 8. Garry Thelamy
- 9. William Gilliam
- 10. David Droge
- 11. Jamel Wright
- 12. Rafael Meza
- 13. William Telford
- 14. Carlos Lember
- 15. Chris Clark
- 16. Rebecca Schenker
- 17. David Brown
- 18. Frank Fiore
- 19. Daniel Mansi
- 20. Kolman Brown
- 21. Rachel Brechner

Note: Plaintiffs may not call all of the designated witnesses because of logistics and/or duplicativeness of witnesses.

For Defendants,

- 1. Jason Shannon
- 2. Mario Argenzio

- 3. David Ruiz
- 4. John Ramirez
- 5. Dan Rebolini
- 6. Kolman Brown
- 7. David Brown
- 8. Frank Fiore
- 9. Daniel Mansi
- 10. Jesse Gonzalez
- 11. Matthew Klein

Note: Defendants may not call all of the designated witnesses as such testimony will be dependant upon the evidence Plaintiffs present to prove the allegations set forth in the Complaint.

vi. Designation of deposition testimony to be offered in case in chief/cross-designations and objections (with grounds)

Plaintiffs designate the following testimony:

#### Kolman Brown:

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 10:15-25; 11:22-12:16; 38:16-20; 49:16-22; 50:11-24; 53:20-54:9; \\ 59:18-22; 60:14-61:10; 72:7-12; 74:3-21; 75:2-9; 75:13-25; 76:2-10; 76:22-77:10; \\ 78:12-79:18; 79:20-24; 80:3-10; 80:25-81:8; 81:20-82:7; 82:8-19; 84:12-24; 86:20-87:6; 88:6-89:2; 89:3-15; 95:21-96:1; 97:25-98:15; 98:16-18; 100:4-20; 102:7-10;102:11-13; 104:11-20; 107:22-108:18; 114:9-17; 115:16-116:3; 117:5-21; 117:22-118:9; 118:10-119:13; 119:21-120:5; 120:13-23; 122:19-123:11; 126:22-127:4; 127:18-128:5; 128:8-129:4; 129:5-10; 131:3-17; 131:21-132:3; 136:22-137:11; 138:3-10; 139:9-25; 140:18-22; 142:18-143:19; 143:20-22; 143:23-144:7; 145:2-8; 147:15-148:4; 152:2-19; 154:15-20; 155:18-156:11; 160:10-16; 163:17-23; 164:16-19; 164:23-165:20; 165:25-166:13; 166:17-21; 169:12-170:11; 170:12-17; 172:2-6; 172:7-173:3; 174:25-175:4; 175:5-11; 184:9-21; 184:22-186:2; 191:5-13; 191:19-192:1; 192:17-24; 192:25-193:7; 195:2-16; 196:19-197:11; 197:12-199:11; 199:21-200:4; 201:16-24; 206:3-207:7; 208:14-209:15; 210:15-211:16; 216:2-8; 216:9-218:20; 218:21-219:22; 227:8-228:7; 228:20-229:2; 229:9-12; 234:22-235:16; 242:9-17; 244:25-246:3; 250:12-251:4; 251:5-252:18; 262:11-263:13; 263:14-24; 267:6
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- 16; 267:21 - 268:4; 268:5 - 18; 268:19 - 269:8; 271:23 - 272:4; 272:6 - 273:2; 274:13 - 275:10; 275:11 - 276:5; 276:6 - 25; 277:2 - 10; 278:11 - 21; 278:22 - 281:24; 287:9 - 288:20; 288:21 - 289:6

#### Rachel Brechner:

 $42:17-24;\ 42:25-44:13;\ 72:23-73:18\ 73:23-74:16;\ 75:3-76:4;\ 76:15-20;\ 80:14-81:17;\ 81:25-82:12;\ 84:19-85:10;\ 85:11-86:13;\ 86:19-87:22;\ 88:14-22;\ 88:23-89:15;\ 91:13-92:3;\ 92:4-93:2;\ 93:23-25;\ 95:17-96:2;\ 96:3-9;\ 99:11-16;\ 100:7-101:9;\ 111:21-25;\ 112:24-114:3;\ 114:20-115:4;\ 115:5-14;\ 117:8-14;\ 118:17-23;\ 118:24-119:7;\ 120:6-24;\ 131:17-24;\ 152:7-154:12;\ 154:13-155:2;\ 155:3-12;\ 155:13-156:15;\ 156:16-157:4;\ 198:11-199:4;\ 201:2-15;\ 202:25-203:8;\ 212:8-215:13;\ 215:14-216:11;\ 219:7-222:8;\ 225:13-226:13;\ 229:21-25;\ 230:2-11;\ 232:5-14;\ 238:6-8;\ 238:9-240:6;\ 240:9-15;\ 242:18-244:11$ 

## Frank Fiore

18: 3-10; 19: 6-23; 23: 19-25; 27: 15-25; 28: 1-8; 34: 5-25; 35: 17-24; 36: 3-24; 49: 7-25; 50: 1-24; 51: 8-25; 52: 1-4; 54: 11-25; 55: 1-25; 56: 1-25; 57: 1-25; 63: 4-25; 69: 7-25; 70: 1-25; 71: 1-25; 72: 1-25; 81: 7-24; 82: 3-25; 83: 1-19; 88: 21-24; 90: 3-19; 93: 5-25; 94: 1-12; 97: 12-25; 98: 1-25; 99: 4-25; 100: 12-25; 101: 2-25; 102: 1-25; 103: 1-23; 105: 5-25; 106: 1-16; 107: 4-25; 108: 1-17; 109: 15-25; 110: 1-25; 111: 1-13; 119: 1-25; 120: 1-21; 124: 8-25; 125: 1-25; 126: 1-25; 148: 1-25; 152: 13-25; 153: 1-23; 155: 10-25; 156: 1-25; 157: 1-25; 158: 1-25; 159: 1-25; 160: 1-5; 162: 1-23; 163: 5-25; 164: 1-25; 165: 1-19; 190: 1-25; 200: 4-25; 201: 1-25; 202: 1-25; 203: 1-25; 204: 1-25; 205: 1-25; 206: 1-25; 207: 1-25; 208: 1-25; 210: 9-25; 211: 1-6; 215: 22-25; 216: 1-25; 217: 1-25; 218: 1-25; 219: 1-25; 220: 1-20; 239: 3-25; 240: 1-16; 241: 1-25; 242: 1-9; 243: 21-25;

#### David Brown

20: 15-25; 21: 1-23; 22: 1-9; 23: 3-16; 29: 9-25; 30: 1-23; 33: 12-25; 34: 1-9; 35: 25; 36: 1-14; 43: 5-25; 44: 1-25; 45: 1-25; 46: 1-25; 48: 1-25; 50: 3-25; 51: 1-25; 52: 1-20; 56: 11-20; 57: 5-25; 58: 1-25; 59: 1-25; 60: 1-25; 61: 1-25; 62: 1-25; 63: 1-25; 66: 3-25; 67: 1-25; 68: 1-25; 73: 23-25; 74: 1-25; 75: 1-17; 76: 1-25; 77: 1-25; 78: 1-25; 79: 1-25; 80: 1-25; 84: 1-25; 85: 13-25; 88: 17-25; 89: 1-3; 91: 12-25; 92: 1-19; 95: 10-25; 96: 1-25; 97: 1-25; 98: 1-25; 99: 1-21; 105: 8-25; 106: 1-25; 107: 1-20; 108: 4-24; 109: 11-25; 110: 1-24; 111: 23-25; 112: 1-25; 113: 1-25; 114: 1-10; 119: 16-25; 120: 1-16; 142: 7-25; 143: 1-25; 144: 1-25; 145: 1-25; 146: 1-23; 147: 1-25; 148: 1-25: 149: 1-2; 152: 4-25; 153: 1-25; 154: 1-25; 155: 1-25; 156: 1-25; 157: 1-25; 158: 1-25; 159: 1-25; 160: 1-10; 164: 20-25; 165: 1-25; 172: 23-25; 173: 1-10; 175: 17-24; 176: 9-25; 177: 1-25; 178: 1-25; 179: 12-25; 180: 1-8; 189: 10-25; 190: 1-25; 191: 24-25; 192: 1-25; 193: 1-25; 194: 1-12; 197: 1-15; 198: 10-22; 203: 14-25; 204: 1-24; 207: 13-25; 208: 1-25; 209: 1-9;

#### Daniel Mansi

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25:12 - 26:10; 26:11 - 27:13; 63:12 - 64:20; 64:21 - 65:14; 67:24 - 68:12; 71:24 - 72:9; 73:5 - 74:21; 78:7 - 79:2; 83:19 - 84:6; 84:7 - 25; 89:25 - 91:9; 92:7 - 19; 97:14 - 25; 103:5 - 7; 107:8 - 16; 109:12 - 16; 110:4 - 11; 110:16 - 25; 113:5 - 13; 127:4 - 9; 127:17 - 23; 132:15 - 133:2; 134:24 - 135:6; 154:16 - 155:12; 156:9 - 12; 168:22 - 25; 169:2 - 22; 175:5 - 176:5; 176:6 - 177:18; 177:23 - 180:8; 180:9 - 23; 181:6 - 25; 183:24 - 184:7; 196:20 - 197:24; 199:23 - 200:11; 200:12 - 201:10; 204:10 - 205:14; 207:2 - 13; 219:6 - 220:12; 225:2 - 8; 246:17 - 247:4; 247:5 - 24; 252:23 - 253:2; 253:3 - 23; 264:25 - 265:11; 266:5 - 11; 290:12 - 16; 290:24 - 291:4; 291:12 - 18.
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Plaintiffs reserve the right to enter as evidence such much of the deposition testimony of this witness as conflicts with his testimony at trial.

Plaintiffs reserve the right to enter as evidence such much of the deposition testimony of Defendants' witnesses as conflicts with their testimony at trial.

Defendant designates the following testimony:

#### Rohit Chetal

$$8:11 - 10:2$$
;  $51:16 - 54:2$ ;  $56:22 - 57:10$ ;  $58:14 - 59:23$ ;  $87:11 - 90:03$ ;  $119:17 - 121:8$ ;  $122:4 - 122:7$ ;  $150:7 - 151:13$ .

## **Aaron Daniels**

$$6:18-9:19$$
;  $13:6-17:14$ ;  $18:8-19:16$ ;  $120:13-124:8$ ;  $149:16-163:3$ ;  $164:6-174:5$ ;  $175:7-176:16$ .

Defendants reserve the right to enter as evidence additional portions of the deposition testimony of the witness as conflicts with his testimony at trial.

#### vii. List of Exhibits

	<b>Plaintiffs' Exhibits</b>			
#	Description	Bates Nos.	* =Obj.	Basis for Objection
1	Defendants'	None.		
	Corporate			
	Organization Board			
2	Emails regarding	DanielsPlts'Prod000001-		
	Overtime	000003		
3	Complaint in	None.	*	Hearsay if offered for the
	previous FLSA case			truth of the allegations
	involving Defendants			contained therein.
4	Defendants' Answers	None.		

	to Interrogatories			
5	Defendants'	None.		
	Responses to Request			
	for Admission			
6	Mortgage Specialist	See Plts' Dep. Ex. 1, 9,		
	Compensation Plans	10		
7	August 15, 2008	See Plts' Dep. Ex. 4		
	email from Robert			
	Miller			
8	Loan Officer	See Plts' Dep. Ex. 5, 6		
	Agreements			
9	Compensation	D00001-000645		
	Reports			
10	Loan Officer	See Plts' Dep. Ex. 14		
	Responsibilities			
11	Loan Officer Job	See Plts' Dep. Ex. 16,		
	Listings	17, 27		
12	Employee	See Plts' Dep. Ex. 18		
	Classification Form			
13	Defendants' Policy	None.		
	Manuals			
14	September 9, 2009	See Plts' Dep. Ex. 23		
	email from Adam			
	Brown			
15	Department of Labor	See Plts' Dep. Ex. 25		
	Materials	and 113 page response to		
		FOIA request		
16	Branch Commission	Not bates stamped		
	Policy			
17	Plaintiffs'	None.	*	Hearsay if offered for the
	declarations			truth of the allegations
				contained therein.

# **Defendant's Exhibits**

- 1. Plaintiffs' Complaint;
- 2. All Consents to Join Collective Action filed in this action
- 3. All Declarations filed by any Plaintiff and/or any individual who consented to join the action.

Dated: September 2, 2011

# Respectfully submitted,

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